	UNITED STATES OF AMERICA, Plaintiff,  Case Number (10 - 22 - 727 = 41 - 24 - 24 - 24 - 24 - 24 - 24 - 24 -
	UNITED STATES OF AMERICA, Plaintiff,  Case Number <u>CR-07-70754 P/7</u> ORDER OF DETENTION PENDING TRIAL
	Delendant.
٠.	In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing was held on 12/27, 2007  Defendant was present, represented by his attorney R. Pointer. The United States was represented by Assistant U.S. Attorney J. Schero.  Part I. Presumptions Applicable
	Defendant was present, represented by his attorney R. Pointer. The United States was represented by
	Assistant U.S. Attorney J. Scherol.
	/ / The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and the defendant has been
	SMC 15-05 A SMC 15
	by the period of more than live (3) years has elabsed since the date of conviction or the release of the
	This establishes a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of any other person and the community.
	/ / There is probable cause based upon (the indictment) (the facts found in Part IV below) to believe that the
	defendant has committed an offense
	A. for which a maximum term of imprisonment of 10 years or more is prescribed in 21 U.S.C. § 801 et
	304., 8 351 ct 304., 01 8 3532 ct Seq., OK
	B. under 18 U.S.C. § 924(c): use of a firearm during the commission of a felony.
	This establishes a reputable presumption that no condition or combination of conditions will be a second training of conditions of conditions are second training or condi
	appearance of the defendant as required and the safety of the community
	No presumption applies.
	PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE
	/ / The defendant has not come forward with any evidence to rebut the applicable presumption[s], and he therefore will be ordered detained.
	with ob-ordered detailed.
	/ / The defendant has come forward with evidence to rebut the applicable presumption[s] to wit:
	Thus, the burden of proof shifts back to the United States.
	PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR INAPPLICABLE)
	/ The United States has proved to a preponderance of the evidence that no condition or combination of conditions
	will reasonably assure the appearance of the defendant as required, AND/OR
	/ The United States has proved by clear and convincing evidence that no condition or combination of conditions
• •	will reasonably assure the safety of any other person and the community.
٠.	PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION
es fo	747 The Court has taken into account the factors set out in 18 II S.C. 8.3142(a) and all assume the factors are all assume
	at hearing and finds as follows: The defendant is thereof with a Violation of 80501326.
	He is undocumented, He has been converted of robbery Midnoraries
	and orallaxion of someone under 14 ups. tafter Berung to
1,5,	prison sontence of these roted conjections be use soni orse and
1 1	and consisted of leing a felow with a filam, it has also been
F.	privillely aported and came back.
	// Defendant, his attorney, and the AUSA have waived written findings.
÷ .	PART V. DIRECTIONS REGARDING DETENTION
COT	The defendant is committed to the custody of the Attorney General or his designated representative for confinement in a
ann	and a supplied to the exicit placificable item persons awaiting or serving contours and
	The defendant shall be applied a reasonable opportunity for private consultation with defendant
	of the leaves of the request of all allomey for the Proveniment, the nervon in charge of the
	an appearance in connection with a court proceeding.
Dat	ed: 18/27/07
AU	EA LATTY PRO
: :	PATRICIA V. TRUMBULL
	United States Magistrate Judge